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**PATENT**  
Attorney Docket No. 116.001

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE**

Re Application of: **GOSIOR, Jason J. (et al.)**

Serial No.: 09/780,405

Filed: February 12, 2001

Title: **MULTIPOINT SHORT RANGE RADIO  
FREQUENCY SYSTEM**

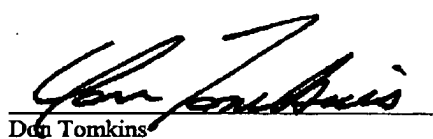
Group Art Unit: 2662

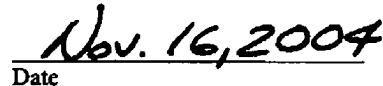
Examiner: Gregory B. Sefcheck

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I hereby certify that this correspondence (2 pages in total) is being transmitted by facsimile to the United States Patent and Trademark Office on November 16, 2004, to facsimile number (703) 872-9306, to the attention of Examiner **Gregory B. Sefcheck**, in care of the Commissioner for Patents.

  
Don Tomkins

  
Date

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**RESPONSE TO THE OFFICE ACTION  
MAILED OCTOBER 19, 2004**

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November 16, 2004

TO: Commissioner for Patents  
P.O. Box 1450  
Alexandria, VA 22313-1450

Dear Sir:

This is in response to the Office Action mailed on October 19, 2004, in which the Examiner indicated that restriction is required under 35 U.S.C. 121. In response to the Office Action, Applicants hereby elect examination of **Claims 1-28, 50-56, and 62** (i.e., Claims Group I, drawn to "Synchronization", as categorized in the Office Action).

Accordingly, Applicants request that Claims 29-49 and 57-61 ("Channel Assignment") be withdrawn from the application, without prejudice to Applicants' right to file a divisional application in respect of said withdrawn claims.

Applicants have noted and considered Paragraph 5 in the Office Action, and Applicants believe the foregoing election does not necessitate any amendment to the inventorship as originally stated.

Respectfully submitted on behalf of the Applicants,  
Jason GOSIOR et al., by their agent:

  
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